

# EXHIBIT A

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EXHIBIT A

**Public Access to Court Information - Case Search****Case Information**

<b>Case Number:</b>	<b>S-1100-CV-202501685</b>	<b>Category:</b>	CIVIL
<b>Title:</b>	STODDARD vs LG ELECTRONICS USA, INC.	<b>Filing Date:</b>	5/30/2025
<b>Court:</b>	Pinal County Superior	<b>Disposition Date:</b>	
<b>Judge:</b>			

<b>LG ELECTRONICS USA, INC</b>	DEFENDANT - D1
<b>SEAN STODDARD</b>	PLAINTIFF - P1

**Case Activity**

Date	Description	Party
6/17/2025	SERVICE: Certificate	D1
5/30/2025	COMPLAINT: Complaint	P1
5/30/2025	MISCELLANEOUS: CIVIL COVER SHEET	P1
5/30/2025	SUMMONS: SUMMONS	D1
5/30/2025	NOTICE: Impending Dismissal	P1
5/30/2025	ARBITRATION: CERTIFICATE OF COMPULSORY ARBITRATION - IS NOT	P1

**Document Search**

For access to criminal and civil court documents in the Superior Court visit the [eAccess portal](#).  
For more information about the eAccess portal please visit: <https://www.azcourts.gov/eaccess>.

**NOTES:**

**Internet Explorer 10 Users: Case details will not display properly unless you switch to Compatibility View. How?**

**The following case types are excluded from search results:** sealed cases, cases involving Orders of Protection, mental health and probate cases, victim and witness data. Juvenile incorrigible/delinquency case information also cannot be viewed on this website; however other types of cases in which juveniles are parties, such as traffic cases, may be displayed. Certain administrative functions carried out by superior court clerk's offices in each county are not included in this website, such as passport application processing and private process server registration. **Charges stemming from local ordinance violations are not included.**

**Please be aware of the following limitations of the case records displayed:**

- ⚠️ The information may not be a current, accurate, or complete record of the case.
- ⚠️ The information is subject to change at any time.
- ⚠️ The information is not the official record of the court.
- ⚠️ Not all cases from a participating court may be included.
- ⚠️ The information should not be used as a substitute for a thorough background search of official public records.

**The user is responsible for verifying information provided on this website against official court information filed at the court of record.** Use of this website shall indicate agreement by the user that the Arizona judiciary, including its courts, divisions, officers, and employees, shall not be liable for any loss, consequence, or damage resulting directly or indirectly from the use of any of the information available through this website and that the Arizona judiciary does not provide any warranty, express or implied, that the information provided is accurate, current, correct, or complete.

Data available on this web site is updated frequently and can be provided via electronic media for an annual subscription fee. If interested, please [Contact Us](#).

**Case info is updated on this website weekly. Information is updated each Friday to reflect case information through the Wednesday of the same week.**

Person Filing: Ryan A Dorn

Address (if not protected): Law Office Of James R. Vaughan 11445 E. Via Linda Ste 200

City, State, Zip Code: Scottsdale, AZ 85259

Telephone: (602)279-0778X0

Email Address: fileclerk@recoveryatty.com

Representing ☐ Self or ☒ Attorney for:

Lawyer's Bar Number: 034017, Issuing State: AZ

**SUPERIOR COURT OF ARIZONA  
IN PINAL COUNTY**

Case Number: S1100CV202501685

Sean Stoddard

Name of Plaintiff

**SUMMONS**

AND

LG Electronics USA, Inc.

Name of Defendant

**WARNING:** This is an official document from the court that affects your rights. Read this carefully.  
If you do not understand it, contact a lawyer for help.

**FROM THE STATE OF ARIZONA TO:** LG Electronics USA, Inc.

Name of Defendant

1. **A lawsuit has been filed against you.** A copy of the lawsuit and other court papers are served on you with this "Summons".
2. If you do not want a judgment or order taken against you without your input, you must file an "Answer" or a "Response" in writing with the court and pay the filing fee. If you do not file an "Answer" or "Response" the other party may be given the relief requested in his/her Petition or Complaint. To file your "Answer" or "Response" take, or send, the "Answer" or "Response" to Clerk of the Superior Court, or electronically file your Answer through one of Arizona's approved electronic filing systems at <http://www.azcourts.gov/efilinginformation>. Mail a copy of your "Response" or "Answer" to the other party at the address listed on the top of this Summons. Note: If you do not file electronically you will not have electronic access to the document in this case.

3. If this “Summons” and the other court papers were served on you by a registered process server or the Sheriff, within the State of Arizona, your “Response” or “Answer” must be filed within TWENTY (20) CALENDAR DAYS from the date you were served, not counting the day you were served. If this “Summons” and the other papers were served on you by a registered process server or the Sheriff outside the State of Arizona, your Response must be filed within THIRTY (30) CALENDAR DAYS from the date you were served, not counting the day you were served. Service by a registered process server or the Sheriff is complete when made. Service by Publication is complete thirty (30) days after the date of the first publication.
4. You can get a copy of the court papers filed in this case from the Petitioner at the address at the top of this paper, or from the Clerk of the Superior Court.
5. Requests for reasonable accommodation for persons with disabilities must be made to the office of the judge or commissioner assigned to the case, at least ten (10) judicial days before your scheduled court date.
6. Requests for an interpreter for persons with limited English proficiency must be made to the office of the judge or commissioner assigned to the case at least ten (10) judicial days in advance of your scheduled court date.

SIGNED AND SEALED this date: *May 30, 2025*

*Rebecca Padilla*  
Clerk of Superior Court

By: *ARAMOS*  
Deputy Clerk



FILED  
Rebecca Padilla  
CLERK, SUPERIOR COURT  
05/30/2025 1:41PM  
BY: ARAMOS  
DEPUTY

Case No.: S1100CV202501685  
HON. THE HON JOSEPH R GEORGINI

1 Law Office of James R. Vaughan, P.C.  
Garrett M. Culver, SBN 028500  
2 Brian K. Partridge, SBN 028090  
Melissa R. Greaves, SBN 032414  
3 Eric W. Logvin, SBN 028050  
Ryan A. Dorn, SBN 034017  
4 Joy L. Riddle, SBN 027925  
11445 E. Via Linda, Suite 2-610  
5 Scottsdale, AZ 85259  
Telephone (602) 279-0778 | (866) 833-9411  
6 Fax (602) 279-0788  
7 Email: Attorney@RecoveryAtty.com  
*Attorneys for Plaintiff*

8  
9 **IN THE PINAL COUNTY SUPERIOR COURT  
OF THE STATE OF ARIZONA**

10 **UNITED SERVICES AUTOMOBILE  
ASSOCIATION A/S/O SGT. SEAN  
11 STODDARD,  
12 Plaintiff,**

13 **vs.**

14 **LG ELECTRONICS USA, INC.,  
Defendant.**

**No.**

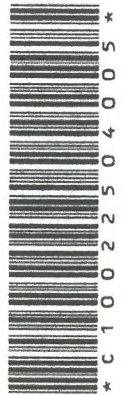
**COMPLAINT**

15 COMES NOW Plaintiff, United Services Automobile Association ("USAA") a/s/o  
16 Sergeant Sean Stoddard, by and through their undersigned counsel and alleges as follows:

**I. PARTIES**

17 1. At all relevant times USAA a/s/o Sergeant Sean Stoddard ("Plaintiff") was an  
18 insurance carrier operating in Arizona.

19 2. Plaintiff insured real and personal property belonging to First Sergeant Sean  
20 Stoddard located at 10683 E Lupine Ln, Florence AZ 85132 (the "Property").  
21







1           10. After inspecting the washing machine, Defendant's Service Technician noted  
2 the washing machine had a defective drain pump.<sup>1</sup>

3           11. The technician removed the washing machine's defective drain pump and  
4 replaced it with a new one.

5           12. Even after the drain pump was replaced, the washing machine continued to  
6 give Sgt. Stoddard problems. It would, for example, shake forcefully and stop midcycle.

7           13. After multiple attempts to get Defendant's Service Technician back out, in or  
8 around January of 2024, Sgt. Stoddard called a third -party appliance repair contractor to  
9 inspect the ongoing issues with the washing machine. The technician noted that the washing  
10 machine's shocks and springs were defective, and that could have also caused the drain pump  
11 to fail along with other component parts.

12           14. Sgt. Stoddard submitted an insurance claim to Plaintiff on or about June 4,  
13 2023 when the loss and ensuing property damage occurred.

14           15. Mitigation efforts were undertaken almost immediately to avoid any further  
15 damage and to prevent additional problems caused by leaving real or personal property wet  
16 or water saturated.

17           16. Plaintiff, pursuant to its insurance contract with Sgt. Stoddard, paid a total of  
18 \$134,708.61 for the damages to the Property and related damages.

19           17. Plaintiff is by virtue of said payments, contractually and equitably entitled to  
20 recover the same from Defendant.

21                                   **IV. CAUSES OF ACTION**

---

<sup>1</sup> Sgt. Stoddard's LG dryer also stopped working around the same time.

**A. Strict Products Liability**

18. Plaintiff realleges and incorporates by reference all preceding paragraphs as though fully set forth herein.

19. This action and resulting damages were caused by the defective condition of the washing machine, rendering Defendant, strictly liable in tort for the resulting property damages under the Arizona Products Liability Act. ("AZPLA") at A.R.S. § 12-681, *et seq.*

20. Sgt. Stoddard, and as a result Plaintiff, are in the class of persons that Defendant should reasonably foresee as being subject to the harm caused by defectively designing or defectively manufacturing the washing machine.

21. Defendant is a product manufacturer and seller within the meaning of the AZPLA, because Defendant designed, assembled, fabricated, produced, constructed, or otherwise prepared the washing machine or component part of the washing machine product before its sale to Sgt. Stoddard.

22.. Defendant had an obligation to provide a washing machine that was reasonably safe, contained adequate warnings or instructions, and to provide a product reasonably safe in construction that conformed to the manufacturer's design and performance specifications, and otherwise was designed safely and meet consumer expectations.

23. Defendant had an obligation to design, manufacture, and sell a washing machine that would not leak based on its safe, intended, ordinary, and foreseeable use.

24. The washing machine that Defendant designed, assembled, fabricated, produced, constructed, or otherwise prepared, represented itself as a manufacturer for,



1 marketed under trade or brand name, was not reasonably safe, did not contain adequate  
2 warnings or instructions, did not conform to the manufacturer's design or performance  
3 specifications, did not meet consumer expectations, and was otherwise unsafely designed.

4 25. Because of the defects in the washing machine Plaintiff as subrogee of Sgt.  
5 Stoddard suffered property and related damages in an amount to be proven at trial.

6 **B. NEGLIGENCE**

7 26. Plaintiff realleges and incorporates by reference all preceding paragraphs as  
8 though fully set forth herein.

9 27. Defendant owed a duty of care to Sgt. Stoddard, and thus to Plaintiff, to  
10 exercise ordinary and reasonable care in its preparation, design, research, development,  
11 manufacture, inspection, labeling, marketing, promotion, supply, sale, and distribution of the  
12 washing machine, which Defendant introduced into the stream of commerce, including a duty  
13 to ensure that users would not suffer harm.

14 28. Defendant breached its duty of care when it placed the washing machine into  
15 the stream of commerce with a defect that would cause harm to Sgt. Stoddard.

16 29. The washing machine was not reasonably safe as designed because it failed on  
17 its own, and far before the projected end of the washing machine's useful life even though its  
18 use was intended, ordinary, and foreseeable.

19 30. Defendant's failure to reasonably prepare, design, research, develop,  
20 manufacture, inspect, label, market, promote, supply, sell, and distribute the washing machine  
21 caused damages to Plaintiff.



FILED  
Rebecca Padilla  
CLERK, SUPERIOR COURT  
05/30/2025 1:41PM  
BY: ARAMOS  
DEPUTY

Person/Attorney Filing: Ryan A Dorn

Mailing Address: Law Office Of James R. Vaughan 11445 E. Via Linda Ste 2-6

City, State, Zip Code: Scottsdale, AZ 85259

Phone Number: (602)279-0778X0

E-Mail Address: fileclerk@recoveryatty.com

☐ Representing Self, Without an Attorney

(If Attorney) State Bar Number: 034017, Issuing State: AZ

Case No.: S1100CV202501685  
HON. THE HON JOSEPH R GEORGINI

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF PINAL

Sean Stoddard

Plaintiff(s),

v.

LG Electronics USA, Inc.

Defendant(s).

Case No.

**CERTIFICATE OF  
COMPULSORY ARBITRATION**

I certify that I am aware of the dollar limits and any other limitations set forth by the Local Rules of Practice for the Pinal County Superior Court, and I further certify that this case IS NOT subject to compulsory arbitration, as provided by Rules 72 through 77 of the Arizona Rules of Civil Procedure.

RESPECTFULLY SUBMITTED this May 30, 2025

By: Ryan A Dorn /s/  
Plaintiff/Attorney for Plaintiff

Person Filing: Ryan A Dorn

Address (if not protected): Law Office Of James R. Vaughan 11445 E. Via Linda Ste 2-f

City, State, Zip Code: Scottsdale, AZ 85259

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Representing ☐ Self or ☒ Attorney for:

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**SUPERIOR COURT OF ARIZONA  
IN PINAL COUNTY**

Case Number: S1100CV202501685

Sean Stoddard

Name of Plaintiff

**SUMMONS**

AND

LG Electronics USA, Inc.

Name of Defendant

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**FROM THE STATE OF ARIZONA TO:** LG Electronics USA, Inc.

Name of Defendant

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SIGNED AND SEALED this date: *May 30, 2025*

*Rebecca Padilla*  
Clerk of Superior Court

By: *ARAMOS*  
Deputy Clerk





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6 Fax (602) 279-0788  
Email: Attorney@RecoveryAtty.com  
7 *Attorneys for Plaintiff*

8  
9 **IN THE PINAL COUNTY SUPERIOR COURT  
OF THE STATE OF ARIZONA**

10 **UNITED SERVICES AUTOMOBILE**  
11 **ASSOCIATION A/S/O SGT. SEAN**  
12 **STODDARD,**  
**Plaintiff,**

13 **vs.**

14 **LG ELECTRONICS USA, INC.,**  
**Defendant.**

**No.**

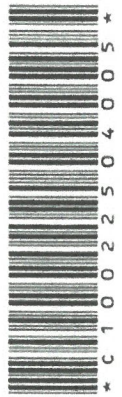
**COMPLAINT**

15 COMES NOW Plaintiff, United Services Automobile Association ("USAA") a/s/o  
16 Sergeant Sean Stoddard, by and through their undersigned counsel and alleges as follows:

**I. PARTIES**

17 1. At all relevant times USAA a/s/o Sergeant Sean Stoddard ("Plaintiff") was an  
18 insurance carrier operating in Arizona.

19 2. Plaintiff insured real and personal property belonging to First Sergeant Sean  
20 Stoddard located at 10683 E Lupine Ln, Florence AZ 85132 (the "Property").  
21



1           3.       LG Electronics USA, Inc. (“Defendant”) is company specializing in, *inter*  
2 *alia*, the manufacture, design, and sale of appliances, including washing machines.

3           4.       Defendant is corporation organized under the laws of New Jersey and is the  
4 US subsidy of its parent company, LG Electronics, Inc. which is headquartered in Seoul, South  
5 Korea.

## 6                                   II. JURISDICTION AND VENUE

7           5.       This court has jurisdiction and venue over this suit under A.R.S. § 12-401(10)  
8 because the trespass occurred at the Property and the damages exceed the minimum for filing  
9 in this Court.

## 10                                  III. FACTUAL ALLEGATIONS

11          6.       USAA realleges and incorporates by reference all preceding paragraphs as  
12 though fully set forth herein.

13          7.       Sgt. Stoddard purchased an LG washing machine from Home Depot on or  
14 about March 5, 2021.

15          8.       On June 4, 2023, USAA’s insured returned home from Church with his family  
16 to find the lower level of his Property flooded because of a failure in the washing machine.

17          9.       The insured contacted Defendant about the loss and damage caused thereby.  
18 Despite the circumstances, Defendant forced Sgt. Stoddard to pay a fee for a Service  
19 Technician visit.

20

21

1           10. After inspecting the washing machine, Defendant's Service Technician noted  
2 the washing machine had a defective drain pump.<sup>1</sup>

3           11. The technician removed the washing machine's defective drain pump and  
4 replaced it with a new one.

5           12. Even after the drain pump was replaced, the washing machine continued to  
6 give Sgt. Stoddard problems. It would, for example, shake forcefully and stop midcycle.

7           13. After multiple attempts to get Defendant's Service Technician back out, in or  
8 around January of 2024, Sgt. Stoddard called a third -party appliance repair contractor to  
9 inspect the ongoing issues with the washing machine. The technician noted that the washing  
10 machine's shocks and springs were defective, and that could have also caused the drain pump  
11 to fail along with other component parts.

12           14. Sgt. Stoddard submitted an insurance claim to Plaintiff on or about June 4,  
13 2023 when the loss and ensuing property damage occurred.

14           15. Mitigation efforts were undertaken almost immediately to avoid any further  
15 damage and to prevent additional problems caused by leaving real or personal property wet  
16 or water saturated.

17           16. Plaintiff, pursuant to its insurance contract with Sgt. Stoddard, paid a total of  
18 \$134,708.61 for the damages to the Property and related damages.

19           17. Plaintiff is by virtue of said payments, contractually and equitably entitled to  
20 recover the same from Defendant.

21                                   **IV. CAUSES OF ACTION**

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<sup>1</sup> Sgt. Stoddard's LG dryer also stopped working around the same time.

**A. Strict Products Liability**

18. Plaintiff realleges and incorporates by reference all preceding paragraphs as though fully set forth herein.

19. This action and resulting damages were caused by the defective condition of the washing machine, rendering Defendant, strictly liable in tort for the resulting property damages under the Arizona Products Liability Act. (“AZPLA”) at A.R.S. § 12-681, *et seq.*

20. Sgt. Stoddard, and as a result Plaintiff, are in the class of persons that Defendant should reasonably foresee as being subject to the harm caused by defectively designing or defectively manufacturing the washing machine.

21. Defendant is a product manufacturer and seller within the meaning of the AZPLA, because Defendant designed, assembled, fabricated, produced, constructed, or otherwise prepared the washing machine or component part of the washing machine product before its sale to Sgt. Stoddard.

22.. Defendant had an obligation to provide a washing machine that was reasonably safe, contained adequate warnings or instructions, and to provide a product reasonably safe in construction that conformed to the manufacturer’s design and performance specifications, and otherwise was designed safely and meet consumer expectations.

23. Defendant had an obligation to design, manufacture, and sell a washing machine that would not leak based on its safe, intended, ordinary, and foreseeable use.

24. The washing machine that Defendant designed, assembled, fabricated, produced, constructed, or otherwise prepared, represented itself as a manufacturer for,



1 marketed under trade or brand name, was not reasonably safe, did not contain adequate  
2 warnings or instructions, did not conform to the manufacturer's design or performance  
3 specifications, did not meet consumer expectations, and was otherwise unsafely designed.

4 25. Because of the defects in the washing machine Plaintiff as subrogee of Sgt.  
5 Stoddard suffered property and related damages in an amount to be proven at trial.

6 **B. NEGLIGENCE**

7 26. Plaintiff realleges and incorporates by reference all preceding paragraphs as  
8 though fully set forth herein.

9 27. Defendant owed a duty of care to Sgt. Stoddard, and thus to Plaintiff, to  
10 exercise ordinary and reasonable care in its preparation, design, research, development,  
11 manufacture, inspection, labeling, marketing, promotion, supply, sale, and distribution of the  
12 washing machine, which Defendant introduced into the stream of commerce, including a duty  
13 to ensure that users would not suffer harm.

14 28. Defendant breached its duty of care when it placed the washing machine into  
15 the stream of commerce with a defect that would cause harm to Sgt. Stoddard.

16 29. The washing machine was not reasonably safe as designed because it failed on  
17 its own, and far before the projected end of the washing machine's useful life even though its  
18 use was intended, ordinary, and foreseeable.

19 30. Defendant's failure to reasonably prepare, design, research, develop,  
20 manufacture, inspect, label, market, promote, supply, sell, and distribute the washing machine  
21 caused damages to Plaintiff.





FILED  
Rebecca Padilla  
CLERK, SUPERIOR COURT  
05/30/2025 1:41PM  
BY: ARAMOS  
DEPUTY

Person/Attorney Filing: Ryan A Dorn

Mailing Address: Law Office Of James R. Vaughan 11445 E. Via Linda Ste 2-6  
City, State, Zip Code: Scottsdale, AZ 85259

Phone Number: (602)279-0778X0

E-Mail Address: fileclerk@recoveryatty.com

☐ Representing Self, Without an Attorney

(If Attorney) State Bar Number: 034017, Issuing State: AZ

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF PINAL

Sean Stoddard

Plaintiff(s),

v.

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Defendant(s).

Case No.

**CERTIFICATE OF  
COMPULSORY ARBITRATION**

I certify that I am aware of the dollar limits and any other limitations set forth by the Local Rules of Practice for the Pinal County Superior Court, and I further certify that this case IS NOT subject to compulsory arbitration, as provided by Rules 72 through 77 of the Arizona Rules of Civil Procedure.

RESPECTFULLY SUBMITTED this May 30, 2025

By: Ryan A Dorn /s/  
Plaintiff/Attorney for Plaintiff

In The Pinal County Superior Court of The State of Arizona  
and for the County of Pinal

Sean Stoddard

Plaintiff

VS.

LG Electronics USA, Inc., et. al.

Defendant

**CERTIFICATE OF SERVICE**Case No: **S1100CV202501685**State of Arizona  
County of Pinal } ss.

On 6/6/2025, I received from Law Office of James R. Vaughan, P.C. the Summons, Complaint, and Certificate of Compulsory Arbitration.

On 6/12/2025, at 8:29 AM, I served the aforementioned documents on: LG Electronics USA, Inc. at , 201 James Record Rd, Huntsville, AL 35824 in the manner set below:

By serving true copies upon: LG Electronics USA, Inc., Erin Stone - Legal department supervisor., who stated he/she is authorized to accept service and did accept service on their behalf.

The description of the person actually served is as follows: Gender: Female Race: Caucasian Age: 35 Height: 5'6"  
Weight: 170 lbs Hair: Blond Eye Color: Other:

Marriage Status: N / A

Military Status: N / A

The Affiant, declares under penalty of perjury, that I am fully qualified, pursuant to Rule 4(d), Arizona Rules of Civil Procedure, to serve process in this cause in or for the State of Arizona and that the foregoing is true and correct.

X

**James Andrews 1092**, Affiant

Date: 6/13/2025

Registered in Alabama

Work Order Number: AZ374155

Client Reference: **22504005**

Service of Process (OOS)	130.00
E-File Fee	6.70
Total:	<b>\$ 136.70</b>



Person/Attorney Filing: Ryan A Dorn  
Mailing Address: Law Office Of James R. Vaughan 11445 E. Via Linda Ste 2-6  
City, State, Zip Code: Scottsdale, AZ 85259  
Phone Number: (602)279-0778X0  
E-Mail Address: fileclerk@recoveryatty.com  
[ ☐ ] Representing Self, Without an Attorney  
(If Attorney) State Bar Number: 034017, Issuing State: AZ

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
IN AND FOR THE COUNTY OF PINAL

Sean Stoddard  
Plaintiff(s),  
v.  
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Defendant(s).

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RESPECTFULLY SUBMITTED this May 30, 2025

By: Ryan A Dorn /s/  
Plaintiff/Attorney for Plaintiff

SUPERIOR COURT OF ARIZONA  
PINAL COUNTY

FILED  
REBECCA PADILLA  
Clerk of the Superior Court  
Pinal County

Date: 5-30-2025

Time: 1:41 PM

By: ALR  
Deputy Clerk

SEAN STODDARD  
Plaintiff

CASE NUMBER: S1100 CV202501685

NOTICE OF IMPENDING DISMISSAL  
FOR FAILURE TO SERVE

LG ELECTRONICS USA, INC  
Defendant

HONORABLE GEORGINI

CAI

NOTICE AND WARNING:

Rule 4(i) - Pursuant to Rule 4(i), Arizona Rules of Civil Procedure, the Court shall dismiss the action without prejudice unless service is made upon a defendant within 90 days after the filing of the complaint.

This is notice that your case will be dismissed without further notice after 10/13/2025 at 1:30 pm if you do not take at least one of the steps listed below:

- A. SERVE THE OTHER PARTY WITH THE COURT PAPERS AND FILE THE PROOF OF SERVICE.** If you have served the other party, you must file proof of service with the Clerk of the Court immediately.
- B. MOTION AND ORDER TO CONTINUE ON THE INACTIVE CALENDAR:** You may file a motion requesting additional time to complete the service of the court papers before the court automatically dismisses your case. The order granting the continuance must be SIGNED by the judge BEFORE the dismissal date indicated above.
- C. VOLUNTARY DISMISSAL OF YOUR CASE.** You may dismiss your case instead of waiting for the Court Order of Dismissal. You may obtain appropriate documents and instructions from the Pinal County

You may obtain appropriate documents and instructions from the Pinal County Clerk of the Superior Court website: <http://www.cosc.pinalcountyz.gov>

WARNING: Failure to comply with this notice may result in THE COURT DISMISSING YOUR CASE without prejudice.

If you have legal questions, consult an attorney who practices in this area of the law and has the expertise you need.

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ALR